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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/885,811	06/19/2001	Richard W.D. Booth	034942-245	4376
75	90 11/21/2005		EXAMINER	
Robert E. Krebs			NGUYEN, DUNG X	
Thelen, Reid & P.O. Box 64064			ART UNIT PAPER NUMBER	
San Jose, CA	· -		2638	
			DATE MAILED: 11/21/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

			192
	Application No.	Applicant(s)	Ŋ.
	09/885,811	BOOTH ET AL.	
Office Action Summary	Examiner	Art Unit	
	Dung X. Nguyen	2631	
The MAILING DATE of this communicate Period for Reply	tion appears on the cover sheet wit	h the correspondence address	S
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICA - Extensions of time may be available under the provisions of 37 after SIX (6) MONTHS from the mailing date of this communic - If the period for reply specified above is less than thirty (30) da - If NO period for reply is specified above, the maximum statuto - Failure to reply within the set or extended period for reply will, Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	TION. 7 CFR 1.136(a). In no event, however, may a re- ation. lys, a reply within the statutory minimum of thirty ry period will apply and will expire SIX (6) MONT by statute, cause the application to become AB/	ply be timely filed (30) days will be considered timely. THS from the mailing date of this commun ANDONED (35 U.S.C. § 133).	ication.
Status			
 1) Responsive to communication(s) filed of 2a) This action is FINAL. 2b) Since this application is in condition for closed in accordance with the practice 	This action is non-final. allowance except for formal matter		rits is
Disposition of Claims			
 4) Claim(s) 1 - 7 is/are pending in the apprending of the above claim(s) is/are versions. 5) Claim(s) 2 is/are allowed. 6) Claim(s) 3, 5 - 7 is/are rejected. 7) Claim(s) 1 and 4 is/are objected to. 8) Claim(s) are subject to restrictions. 	withdrawn from consideration.		
Application Papers			
9)☐ The specification is objected to by the E 10)☒ The drawing(s) filed on 24 September 2 Applicant may not request that any objectio Replacement drawing sheet(s) including the 11)☐ The oath or declaration is objected to by	2004 is/are: a)⊠ accepted or b)□ n to the drawing(s) be held in abeyan e correction is required if the drawing(ce. See 37 CFR 1.85(a). s) is objected to. See 37 CFR 1.	121(d).
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for a) All b) Some * c) None of: 1. Certified copies of the priority do: 2. Certified copies of the priority do: 3. Copies of the certified copies of the application from the International * See the attached detailed Office action for	cuments have been received. cuments have been received in A the priority documents have been Bureau (PCT Rule 17.2(a)).	pplication No received in this National Stag	je
Attachment(s) 1) Notice of References Cited (PTO-892)	4) ☐ Interview S	summary (PTO-413)	
2) Notice of Draftsperson's Patent Drawing Review (PTO-3) Information Disclosure Statement(s) (PTO-1449 or PTO-1449 or PTO-14	-948) Paper No(s	s)/Mail Date nformal Patent Application (PTO-152))

Response to Arguments

1. Applicant's arguments filed on June 10, 2005 have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made.

Claim Objections

2. Claim 1 is objected to because of the following informalities: the statement of "one of" as recited in line 7 should be deleted. Appropriate correction is required.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims 3 and 5 are rejected under 35 U.S.C. 102(e) as being anticipated by Huttunen (US patent application # 2002/0016154 A1).

Regarding claim 3, Huttunen discloses (figure 1 and page 2):

- A data modulator (7) responsive to the data signal for producing modulated signal components including a magnitude component and a periodic signal containing a phase component;

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- An amplifier (8) responsive to the magnitude component and the periodic signal for producing a desired communication signal;

- Feedback circuitry (9, 12, 13, 14, 15, 16B, 17, 20, 4, 5A, B, 6A,B, 7, 8) responsive to the communication signal and to the periodic signal for producing feedback signal components (9, 12, 13, 14, 15, 16B, 24, 25) in quadrature relation, the feedback signal (24, 25) including information about a phase difference (4) between the communication signal and the periodic signal.

Regarding claim 5, as followed by the limitations analyzed in claim 3, Huttunen further show:

- A correction table (17, 20) for correcting the magnitude component and the phase component (page 2, paragraph # 0018); and
- Adaptation means (17, 20, 4) responsive to the feedback signal components for adapting values of the correction table (17, 20) (abstract).

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 6 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Huttunen (US patent application publication # 2002/0016154 A1), and further in view of Eicher, Jr. et al. (US patent application publication # 6,011,813).

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Regarding claim 6, as followed by the limitations analyzed in claim 5, Huttunen differs from the instant claimed invention that it does not show wherein the adaptation is based on a statistical algorithm.

However, Eicher, Jr. et al. discloses wherein the adaptation means is based on a statistical algorithm (page 11, paragraph # 0137).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to combine Huttunen and Eicher, Jr. et al. as providing the requirements of the instant claimed invention for supplying the adaptation means based on the statistical algorithm.

7. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Huttunen (US patent application publication # 2002/0016154 A1), Eicher, Jr. et al. (US patent application publication # 6,011,813), and further in view of Werner et al. (US patent # 6,069,917).

Regarding claim 7, as followed by the limitations analyzed in claim 6, Huttunen and Eicher, Jr. et al. differ from the instant claimed invention that they do not show wherein the statistical algorithm is Least Mean Square.

However, Werner et al. discloses wherein the statistical algorithm is Least Mean Square (column 1, line 62 to column 2, line 4).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to combine Huttunen, Eicher, Jr. et al., and Werner et al. as providing the requirements of the instant claimed invention for updating the feedback portion (column 1, lines 61-65 of Werner et al.).

Allowable Subject Matter

8. Claim 1 would be allowable if rewritten or amended to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action.

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9. Claim 4 is objected to as being dependent upon a rejected base claim, but would be

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allowable if rewritten in independent form including all of the limitations of the base claim and

any intervening claims.

10. Claim 2 is allowed. The following is a statement of reasons for the indication of

allowable subject matter:

Regarding to claim 2, the prior art of record fails to show or render obvious of a method

of generating feedback information in IQ form for linearity compensation of a communications

transmitter using polar modulation, comprising:

Using a polar modulator to produce a phase-modulated signal and an amplitude signal;

Combining the phase-modulated signal and the amplitude signal to produce an output

signal; and

Using an IQ demodulator to produce feedback information for linearity compensation,

the IQ demodulator receiving as input signals the phase-modulated signal and the output signal,

and producing as output signals in-phase and quadrature components representing the phase

difference between the phase-modulated signal and the output signal.

Contact Information

11. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Dung X. Nguyen whose telephone number is (571) 272-3010.

The examiner can normally be reached on Monday through Friday from 8:00 AM to 17:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Mr. Vanderpuye, Kenneth N. can be reached on (571) 272-3078. The fax phone

numbers for this group is (571) 273-3021.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is (571) 272-2600.

DXN

August 9, 2005

KENNETH VANDERPUYE

Primary examiner